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**REMARKS**

Claim 9 and 10 has been cancelled. The applicant intends to claim a composition and not a method for using a composition as previously claimed in claims 1 -8. The terms: use, application and administering are not included. Also the terms intravenous, intramuscular and subcutaneous administration are not included. Now the present claims are not indefinite because metes and bounds of the patent protection are defined. For example it is defined: the disease intended to claim, the range of concentrations, volume and doses and the function to be followed for the manufacturer for fabricating infuses. The expressions "such as", "active substance", "preferred" are not included in the present claims.

Diluents as ethanol and emulsifier tween.rtm80 are not included now, changing the previous structure of the new composition. Only distilled water and saline are included. The new structure is completely different to the prior art pointed out by the Examiner.

The general conditions of the present claims are not disclosed in the prior art, because it is inventive to discover the optimum or workable ranges in an HIV treatment. The function relating capsaicin concentrations and nervous desensitization  $f(x) = 1/x$ , applied to a disease as HIV-AIDS has not been disclosed before by the prior art.

The fabrication of two different infuses (high and low volume) as a structural characteristic of the present claims is particular and specific of the present invention. Such characteristic is designed in the treatment with the object of minimizing secondary effects provoked by the medication and for maximizing security in the medical treatment. Capsaicin produces a bezold-harisch reflex (hypotension, bradichardia and apnea). This effect is attenuated by applying infuses of high and low volume infuses in a determined sequence considering the above described function and the potency of the substance which they are features not obvious of the invention.

The Inventor elects natural and synthetic capsaicin. The rest of species have been deleted. Claims 9 and 10 have also been cancelled. For all aforementioned described, applicant submits that the claims that coincide with the elected specie are now in proper form. If, for any reason this application is not believed to be in full condition for allowance, applicant respectfully requests